1 2 3 4 5	PILLSBURY WINTHROP SHAW PITTMAN KIRKE M. HASSON (SBN 61446) kirke.hasson@pillsburylaw.com SHARON L. O'GRADY (SBN 215408) sharon.ogrady@pillsburylaw.com 50 Fremont Street San Francisco, CA 94105 Telephone: (415) 983-1000 Facsimile: (415) 983-1200	N LLP	
6 7	Attorneys for Plaintiff and Counter-defendant TERARECON, INC., MOTOAKI SAITO, Mand ROBERT TAYLOR, Ph.D.	s, .D.,	
8 9 10 11 12 13	ERIK J. OLSON (SBN 175815) ejolson@mofo.com PAUL F. COYNE (SBN 223900) pcoyne@mofo.com MORRISON & FOERSTER LLP 755 Page Mill Road Palo Alto, California 94304-1018 Telephone: (650) 813-5600 Facsimile: (650) 494-0792 Attorneys for Defendants FOVIA, INC.; FOV KENNETH FINEMAN; ROGER KATEN; GIGOR OKULIST; and JOSEF GOREK		
15 16 17			
18 19 20 21 22 23 24 25 26	TERARECON, INC., Plaintiff, vs. FOVIA, INC.; FOVIA MEDICAL, INC.; KENNETH FINEMAN; ROGER KATEN; GEORGE BUYANOVSKY; IGOR OKULIST; and JOSEF GOREK, Defendant.	Case No. C 05-04407 (CW) E-FILING STIPULATION EXTENDING DATE BY WHICH PARTIES MUST ADD NEW CLAIMS OR PARTIES. Judge: The Honorable Claudia Wilken No trial date set	
27	AND RELATED COUNTERCLAIM.)))	
28		STIPLILATION FYTENDING DATE BY WHICH	

1	IT IS HEREBY STIPULATED by the parties, through their counsel of record, that		
2	the deadline for the parties to add addition	onal parties or claims, set forth in the Court's	
3	Minute Order and Case Management Or	der dated March 9, 2006, be extended from April 3,	
4	2006 to April 10, 2006.		
5	The purpose of this stipulation is to permit each party additional time to evaluate		
6	and potentially to stipulate to the filing of proposed amendments to the operative complaint		
7	and counterclaims. Extension of the deadline may permit agreement to be reached and a		
8	motion to be avoided.		
9	Dated: April 3, 2006.		
10 11		PILLSBURY WINTHROP SHAW PITTMAN LLP KIRKE M. HASSON SHARON L. O'GRADY	
12		PILLSBURY WINTHROP SHAW PITTMAN LLP	
13		VERNON H. GRANNEMAN (SBN 83532) vernon.granneman@pillsburylaw.com	
14		2475 Hanover Street Palo Alto, CA 94304-1114	
15		Telephone: (650) 233-4500 Facsimile: (650) 233-4545	
16		Dr. /a/ Change I O'C made:	
17 18		By <u>/s/ Sharon L. O'Grady</u> Attorneys for Plaintiff and Counter-defendants, TERARECON, INC., , MOTOAKI SAITO, M.D., and ROBERT TAYLOR, Ph.D.	
18		and ROBERT TAYLOR, Ph.D.	
20		ERIK J. OLSON PAUL F. COYNE	
21		MORRISON & FOERSTER LLP	
22		By _/s/ Erik J. Olson	
23		Attorneys for Defendants FOVIA, INC.; FOVIA MEDICAL, INC;	
24		KENNETH FINEMAN; ROGER KATEN; GEORGE BUYANOVSKY;	
25		IGOR OKULIST; and JOSEF GOREK	
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1	Pursuant to General Order No. 45(X)(B), I hereby attest that concurrence in the		
2	filing of this document has been obtained from counsel for Defendants FOVIA, INC.;		
3	FOVIA MEDICAL, INC; KENNETH FINEMAN; ROGER KATEN; GEORGE		
4	BUYANOVSKY; IGOR OKULIST; and JOSEF GOREK		
5			
6	By /s/ Sharon L. O'Grady		
7	Attorneys for Plaintiff and Counter-defendants, TERARECON, INC., , MOTOAKI SAITO, M.D.		
8	and ROBERT TAYLOR, Ph.D.		
9	ODDED		
10			
11	PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, IT IS SO		
12	ORDERED.		
13	Chrolieleit		
14	Dated: April _4, 2006		
15	The Honorable Claudia Wilken United States District Judge		
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	STIPLILATION EXTENDING DATE BY WHICH		